UNITED STATES DISTRICT COURT DISTRICT OF SOUTH DAKOTA

SOUTHERN DIVISION

UNITED STATES OF AMERICA,	4:25-MJ-00114-RAL
Plaintiff,	
vs.	SCHEDULING AND CASE MANAGEMENT ORDER
ALEX ABINAI GONZALEZ-MORALES,	
Defendant.	

In order to comply with the Speedy Trial Act,18 U.S.C. § 3161 et seq., and to set forth orderly progression dates, it is hereby

ORDERED that the following deadlines shall apply in this case:

Discovery motions	June 3, 2025
Suppression/voluntariness motions	June 10, 2025
Responses to suppression/voluntariness motions due	Within seven calendar days after motion is filed
Subpoenas for suppression hearing	At least ten calendar days before the suppression hearing
Suppression/voluntariness hearing	If necessary, to be held prior to June 24, 2025
Disclosure of expert witness identity and reports by both Government and Defendant as required by Fed. R. Crim. P. 16(a)(1)(G) and 16(b)(1)(C)	July 1, 2025
Applications for Writ of Habeas Corpus Ad Testificandum	July 1, 2025
Other non-limine motions	July 8, 2025
Responses to other non-limine motions due	Within seven calendar days after motion is filed

Subpoenas for trial	July 8, 2025
Plea agreement or petition to plead and statement of factual basis	July 8, 2025
Notify court of status of case	July 8, 2025
Disclosure of any rebuttal expert witness and reports conforming to Rule 16(a)(1)(G)(iii) and 16(b)(1)(C)(iii)	July 15, 2025
Motions in limine	July 15, 2025
Proposed jury instructions due	July 15, 2025
Pretrial conference	July 21, 2025, at 2:00 p.m.
Jury trial	July 22, 2025, at 9:00 a.m.

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- 1. Proposed jury instructions, with citations to authority, shall be filed. Submit only substantive instructions pertaining to the law of the case; do not submit standard or boilerplate instructions.
- 2. The Court expects that all motions raising a substantive legal issue shall be accompanied by a reasoned memorandum setting forth the precise issues, the relevant law, and facts applicable to the law. The filing of "boilerplate" motions or memoranda will not satisfy this requirement. Responses to motions shall set forth specific points of law, together with supporting authorities relied upon.
- 3. Counsel for the parties shall confer, prior to the filing of motions, to attempt to reach agreement upon all pretrial motions, including motions for discovery and disclosure. The Government provides a stipulation form to implement the Court's standing discovery order.
- Upon request of the Defendant, the Government shall forthwith comply with Rule 16(a)(1)(A)-(E).
- 5. If the Defendant requests disclosure under Rule 16(a), such Defendant shall, upon request of the Government, forthwith comply with Rule 16(b).

DATED this 19th day of May, 2025.

- The Government shall timely furnish all materials required by <u>Brady v. Maryland</u>, 373 U.S.
 83, 83 S. Ct. 1194, 10 L. Ed . 2d 215 (1963) and <u>Giglio v. United States</u>, 405 U.S. 150, 92 S.
 Ct. 763, 31 L. Ed. 2d 104 (1972).
- 7. Any written statements of the Government's witnesses discoverable under the Jencks Act, 18 U.S.C. § 3500, shall be furnished to the Defendant unless the Government demands strict compliance with the Jencks Act.
- 8. It will be the responsibility of defense counsel to ensure Defendant's prompt attendance at hearings and trial and to notify defense witnesses not to report if the case does not go to trial.
- Upon a showing of good cause, the Court may permit exceptions to the rules set forth in this order.
- 10. If Defense counsel or Government counsel feel that an interpreter is needed in this case, counsel shall promptly file a motion with the Court requesting an interpreter.

BY THE COURT:

ROBERTO A. LANGE

CHIEF JUDGE